ATENT COOPERATION TREATY

531,099

### **PCT**

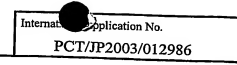
Translation

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference					
1511	FOR FURTHER AC	CTION	See Form PCT/IPEA/416		
International application No. PCT/JP2003/012986	International filing dat 09 October 2003	3 (09.10.2003)	Priority date (day/month/year) 09 October 2002 (09.10.2002)		
International Patent Classification (IPC) or na A61K 45/06, 31/567, A61P 35/00	ational classification one	IPC	05 000000 2002 (05.10.2002)		
Applicant K	YOWA HAKKO K	OGYO CO., LTI	).		
	inary examination				
<ol> <li>This REPORT consists of a total of _</li> <li>This report is also accompanied by Al</li> </ol>					
a. (sent to the applicant and t		cau) a total of	sheets, as follows:		
sheets of the descri and/or sheets conta Administrative Inst	ption, claims and/or dra ining rectifications auth ructions).	wings which have be orized by this Author	en amended and are the basis of this report rity (see Rule 70.16 and Section 607 of the		
Supplemental Box.	and mornational t	ipprication as med, a	considers contain an amendment that goes s indicated in item 4 of Box No. I and the		
b (sent to the Internationa readable form only, as indi Administrative Instructions	icated in the Supplement	al of (indicate type ng a sequence listing ntal Box Relating to	e and number of electronic carrier(s)) and/or tables related thereto, in computer Sequence Listing (see Section 802 of the		
4. This report contains indications relating	g to the following items	:			
Box No. I Basis of the repo	ort				
Box No. II Priority					
Box No. III Non-establishme	nt of opinion with regar	d to novelty, inventiv	e step and industrial applicability		
Box No. IV Lack of unity of	invention				
Box No. V Reasoned statem citations and exp.	ent under Article 35(2) lanations supporting suc	with regard to novelty	, inventive step or industrial applicability;		
Box No. VI Certain documen	ts cited				
	the international applic	ation			
Box No. VIII Certain observation	ons on the international	application			
Date of submission of the demand	Di	ate of completion of t	his report		
07 May 2004 (07.05.2004)			tember 2004 (28.09.2004)		
Name and mailing address of the IPEA/JP		Authorized officer			
acsimile No.	Te	lephone No.			
form PCT/IPEA/409 (cover sheet) (January 200					

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY



Box No. I	Basis of the report	PC1/JP2003/012986
1. With regard		
	I to the language, this report is based on the international application in the landicated under this item.	
This	report is based on translations from the original language into the following the same of a translation furnished for the purpose of:	ng language,
	international search (under Rules 12.3 and 23.1(b))	
	publication of the international application (under Rule 12.4)	
	international preliminary examination (under Rules 55.2 and/or 55.3)	
The in	received by this Authority on received by this Authority on as amended (tog received by this Authority on received by this Authority on received by this Authority on wings:	, as originally filed/furnished  gether with any statement) under Article 19  , as originally filed/furnished
pages*	received by this Authority on	, and a second model at
	received by this Authority on	
a seque	nce listing and/or any related table(s) – see Supplemental Box Relating to Sec	quence Listing.
th	endments have resulted in the cancellation of:  the description, pages	
(Rule 70	ort has been established as if (some of) the amendments annexed to this report they have been considered to go beyond the disclosure as filed, as in a description, pages	port and listed below had not been ndicated in the Supplemental Box
	s, some or all of those sheets may be marked "superseded."	

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY



Box I	lo. III	Non-establishment	of opinion with	regard to novelty, inventive step and industrial applicability
The cappli				ears to be novel, to involve an inventive step (to be non obvious), or to be industria
	the	entire international	application.	
$\boxtimes$	cla	ims Nos	2, 8, 14, 20, 26	5, 32
bec	ause: the rel	e said international ap ate to the following s supplement	plication, or the ubject matter wh al sheet	said claims Nos. 2, 8, 14, 20, 26, 32 ich does not require an international preliminary examination (specify):
	the are:	description, claims or so unclear that no me	drawings <i>(indic</i> aningful opinion	ate particular elements below) or said claims Noscould be formed (specify):
	the c	laims, or said claims	Nos meaningful opin	ion could be formed.
$\boxtimes$	no in	ternational search rep	ort has been esta	blished for said claims Nos
	the no	ucleotide and/or amin nistrative Instruction	o acid sequence s in that:	listing does not comply with the standard provided for in Annex C of the
	the w	ritten form		has not been furnished
				does not comply with the standard
	the co	mputer readable form	· 🗆	has not been furnished
				does not comply with the standard
	the tab	les related to the nucl hnical requirements p	eotide and/or am rovided for in A	nino acid sequence listing, if in computer readable form only, do not comply with nnex C-bis of the Administrative Instructions.
		pplemental Box for fi		
m PCT	/IPEA/	409 (Box No. III) (Jar	man, 2004)	

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III. 1.

Claims 2, 8, 14, 20, 26 and 32 pertain to methods for treatment of the human body by surgery or therapy, and thus relate to subject matter which does not require international preliminary examination by this International Preliminary Examining Authority.

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
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Statement			
Novelty (N)	Claims	1,4-7,10-13,16-19,22-25,28-31,34-36	YES
	Claims	3, 9, 15, 21, 27, 33	NO
Inventive step (IS)	Claims		YES
	Claims	1,3-7,9-13,15-19,21-25,27-31,33-36	NO
Industrial applicability (IA)	Claims	1,3-7,9-13,15-19,21-25,27-31,33-36	YES
	Claims		NO

### 2. Citations and explanations

#### Documents

- 1. WO 00/43408 A2 (Duquesne University of the Holy Ghost), 27 July 2000
- 2. WO 02/43704 (Kyowa Hakko Kogyo Co., Ltd.), 6 June 2002
- 3. WO 99/33858 A2, (SRI International), 8 July 2002
- 4. WO 01/81364 A1, (SRI International), 1 November 2001
- 5. Steroids, 1998, Vol. 63, No. 7/8, pp. 425-432
- 6. WO 02/64142 A1 (Janssen Pharmaceutica NV), 22 August 2002

#### Explanations

Claims 3, 9, 15, 21, 27 and 33

The inventions set forth in claims 3, 9, 15, 21, 27 and 33 are not novel and do not involve an inventive step in the light of documents 1-5, cited in the international search report.

Documents 1-5 disclose steroid sulphatase inhibitors comprising compounds represented by formula (I) in claim 7, formula (IA) in claim 13 or formula (IB) in claim 19; and given that these are specified in claim 3 as "for

concomitant use, at the same time or separated by a time interval, with a hormonal therapy agent and/or a chemotherapy agent", the steroid sulphatase inhibitors set forth in the aforementioned claims are indistinguishable from the steroid sulphatase inhibitors disclosed in documents 1-5, and the inventions set forth in the above claims are thus disclosed in documents 1-5.

A person skilled in the art could also suitably alter substituent groups in the compounds disclosed in documents 1-5, and attempt to confirm a steroid sulphatase inhibiting action as a result.

Claims 1, 4-7, 10-13, 16-19, 22-25, 28-31 and 34-36

The inventions set forth in claims 1, 4-7, 10-13, 16-19, 22-25, 28-31 and 34-36 are not disclosed in any of the documents cited in the international search report, and are novel; however, they do not involve an inventive step in the light of documents 1-6

Documents 1-5 claim that compounds represented by formula (I) in claim 7, formula (IA) in claim 13 or formula (IB) in claim 19 are useful for treating cancers dependent on hormones such as oestrogen, because these compounds have a steroid sulphatase inhibiting action. Moreover, document 1 also indicates that aforementioned compounds act synergistically with anti-oestrogens and aromatase inhibitors; and documents 3 and 4 indicate that aforementioned compounds have an anti-oestrogen action as well as a steroid sulphatase inhibiting action.

In cancer therapy it is conventional practice to use a combination of a plurality of drugs with different mechanisms of action, and use of drugs such as aromatase inhibitors such as vorozole and/or oestrogen receptor antagonists such as ICI 182780 as anti-oestrogens useful for treating oestrogen-dependent cancer is known, as disclosed in document 6. Therefore, a person skilled in

the art could easily conceive of investigating the use of combinations of steroid sulphatase inhibitors disclosed in documents 1-5 with different types of known drugs, beginning with anti-oestrogens, for treating hormonedependent cancers. Moreover, altering substituent groups in the compounds disclosed in documents 1-5 and attempting to confirm a steroid sulphatase inhibiting action as a result are also within the ordinary competence of a person skilled in the art.